

*Resolved*, That the Public Treasurer be directed to refund unto John Robbins, of Randolph county, five dollars, that sum having been by him paid into the Treasurer's office upon the Entry Maker's certificate and land warrant from said county, number one thousand seven hundred and forty-two, and for which no vacant land could be found wherewith to satisfy said warrant; and that he be allowed the same in the settlement of his public accounts.

*Resolved*, That the Public Treasurer pay Richard Roberts ten dollars and ninety cents, for articles furnished for the use of the Legislature; and that he be allowed the same in the settlement of his public accounts.

*Resolved, by this General Assembly*, That the Treasurer of the State be directed to pay unto Abdell Darnell, of Wilkes county, or to his agent, John Saintclair, the sum of five dollars, paid by him into the Treasury of North Carolina, for the purchase money for fifty acres of land, number of entry three thousand three hundred and eighty-three, which said land was afterwards granted by the State to Vincent Reed; and that the Treasurer be allowed for the same in the settlement of his public accounts.

*Resolved, by the General Assembly of North Carolina*, That the account of J. Gales & Son, amounting to twenty-five dollars, for furnishing the State Library with the North American Review for five years past, be allowed, and that the Public Treasurer pay the same.

*Resolved*, That the Public Treasurer pay John Lamsden the sum of twenty-one dollars, being the allowance for his mileage and three days service as doorkeeper of the House of Commons during the present Session.

*Resolved*, As the most safe and advisable place of deposit, that the small fund now belonging to the sisters of James N. Forsyth, be deposited in the Public Treasury, and there safely kept until those entitled to the same, by the Resolution of the last session, shall claim and ask for it; and it is hereby made the duty of the Public Treasurer to call on the late Governor Stokes for the certificates of bank stock belonging to said fund, mentioned in his late message to this General Assembly, and take a transfer of said stock to the State of North Carolina; and also to receive of said Governor all the money now in his hands belonging to the said fund, as also any which may remain in the State Bank unpaid over, and safely keep the said fund until it shall be called for as aforesaid: And the Public Treasurer is hereby requested to ascertain the place of residence of those entitled to said fund, and inform them of the existence of the fund.

Whereas by the several acts of Assembly prescribing the mode of surveying and selling the lands lately acquired by treaty of the Cherokee Indians, it was made the duty of the principal surveyor to make three connected plats, one of which to be transmitted to the office of his Excellency the Governor, one other to the office of the Secretary of State, and the third to be placed in the office of the clerk of the County Court of Haywood; and whereas, since the erection of that territory into a separate and distinct county, it is found necessary for the convenience of the citizens and others that the map now in the clerk's office of the county of Haywood be removed and placed in the clerk's office of the county of Macon:

*Resolved, therefore*, That the clerk of the county court of Haywood be, and he is hereby directed, on application made to him, to deliver the same into the hands of the clerk of the county court of the county of Macon.

*Resolved*, That the Public Treasurer be instructed to refund to Daniel Harris of Montgomery county or his agent, eight dollars and fifty cents, he having paid the purchase money, for one hundred acres of land as appears by the Treasurers receipt but received a grant for twelve acres only, and that the Treasurer be allowed the same in the settlement of his public accounts.

*Resolved*, That Joshua Williamson, Sheriff of Columbus county, be released from the amount of a judgment of two hundred dollars rendered against him at the fall term of the Superior Court, one thousand eight hundred and thirty-two in Wake county, for his failure to comply with the act of one thousand eight hundred and thirty-one, entitled an act